

GREEK REBELS LOSE

Mutineers Withdraw After Vessels Are Shelled.

GOVERNMENT HOLDS ARSENAL

Big Warships Remain Loyal in Battle Near Salamis, and Rebel Leader, Lieut. Typpalos, Is Deserted—Torpedo Boats Forced Out of Action. Legislative Chamber Suspended.

Athens, Oct. 29.—There was a sharp little fight at Salamis this afternoon, which, as the big war ships remained loyal and joined in the attack on the mutineers, ended in the discomfiture of Lieut. Typpalos, leader of the rebels. At about 4 o'clock field artillery opened fire from the heights of Scaramanga on the torpedo boats in the harbor. The latter replied, whereupon the large war ships took a hand against the rebels. There was a sharp exchange of shells, and for a time matters were very lively. The arsenal building was hit, and the new torpedo-boat destroyer Sphondona, built in England in 1907, being struck by a shell, was immediately hidden in a cloud of steam and smoke.

Torpedo Boats Disabled.
During the fight three of the torpedo-boats gradually withdrew from action, stern first, and twenty minutes after the first shot was fired all the mutineers had taken shelter behind the headland at the entrance of the harbor. The firing then stopped.

The arsenal is now in the hands of the government, which is co-operating with the military league ashore. Lieut. Typpalos seems to have no sympathizers in the army. The population of Athens is in a state of the greatest excitement, but the city is orderly.

CONFERS WITH KNOX.

Difficulties Reported in Progress of Negotiations for Chinese Loan.

Ranford S. Miller, Jr., chief of the Division of Far Eastern Affairs of the State Department, returned to Washington yesterday from Valley Forge, Pa., where he had a conference Thursday with Secretary of State Knox in regard to the present status of the Hankow-Szechuan Railroad loan, which has been pending for several months.

While officers of the State Department profess to be satisfied with the progress of the loan negotiations, the delay in consummating the agreement has given rise to reports that a serious hitch has been encountered. Germany, it is said, has declined to agree to admit American bankers to a quarter share in the loan without being granted compensating concessions.

SELLING OIL BELOW COST.

Waters-Pierce Company Admits It Is Fighting Mexican Competitor.

Mexico City, Oct. 29.—The Standard Oil Company, through its subsidiary concern, the Waters-Pierce Oil Company, is publishing a series of notices in the newspapers of Mexico over its own signature, which it announces that it does not have any intention of retiring from the Mexican field on account of the terrific competition which is being waged against it by the Mexican Eagle Oil Company, which has been organized by a number of high government officials and some of the wealthiest men in Mexico are interested.

The Waters-Pierce Company apologizes for selling oil below cost.

STEAMER SINKS BARGE.

One Man Drowns When the Powhatan Runs the Shenandoah.

Baltimore, Oct. 29.—The Merchants and Miners steamer Powhatan, bound from Boston to Norfolk, was in collision with the barge Shenandoah in the Vineyard Sound channel, between Shovel Point Shoals and Pollock Rip lightship, shortly before 1 o'clock this morning, sinking the barge, drowning one man, and thoroughly scaring the passengers on the steamer.

A dispatch to the local officials of the company from Capt. Ryan states that the Powhatan had several bow plates indented, causing her to leak slightly, and that, not desiring of taking any chances, he will make temporary repairs before resuming his run down the coast to Norfolk.

MONTANANS UPHOLD GUIDE.

Meeting Addressed by Dr. Cook Promptly Votes Against Him.

Hamilton, Mont., Oct. 29.—"I have got the opera house to-night, and if you want to talk to-morrow night you can hire it," said Dr. Cook when Barrill arose during Cook's lecture and asked permission to contradict the explorer.

After a stormy session lasting till midnight, a meeting adopted a resolution expressing confidence in the veracity of Barrill and Pringle, the guides who made affidavits that Cook did not climb Mount McKinley.

Mr. Crutcheff, attorney for the guides, questioned Cook after the latter had delivered his address, and then the excitement broke forth. Crutcheff challenged Cook's statements. This brought on a discussion, the fellow-townsmen of the guides taking sides.

After the meeting, Dr. Cook said he did not care to discuss his action at present.

Rewarded After Thirty Years.

Denver, Colo., Oct. 29.—It has just become known that Charles W. Bennett, a wealthy man at Birmingham, N. Y., who died recently, willed \$200,000 to W. W. Casey, of this city, as a reward for saving his life thirty years ago. Casey and Bennett were school chums. The former, who was an expert swimmer, rescued Bennett from drowning in the Susquehanna River.

Gets Black Hand Letter.

Collinsville, Ill., Oct. 29.—Louis Lumaugh, an Italian, wealthiest resident of Madison County, president of the national bank and of the Lumaugh Coal Mining Company, received a letter this afternoon signed "Black Hand," saying that unless he places \$5,000 in cash in the old king oak tree on his estate his ten-year-old son, Louis, Jr., will be abducted.

Aerograms from Paris to America.

Paris, Oct. 29.—The installation of the station for wireless telegraphy in the Champs de Mars is completed. Experts, with a view to communication with New York are near at hand. Taft and Fallières may be able to exchange New Year greetings in 1910 by radio-telegrams.

FIGURES ARE GIVEN IN TAMMANY POLL

Continued from Page One.

Wall street law firm, and that his father, James Kerr, was Democratic national committeeman from Pennsylvania.

In one of his addresses this evening, Judge Gaynor admitted the offense charged and sought to treat the incident lightly.

Favors Personal Liberty.

Judge Gaynor made several speeches in Brooklyn this evening. Among the things he said were that there should be no interference whatever with people, on Sunday or Monday, unless the law absolutely required it, and that some people had said that he was a very strict man. He added: "Sometimes I think I'm strict; sometimes I think I'm not. I don't know what to think of myself."

A crowd of Republicans and fusionists gathered at Duane's to-night to hear Mr. Bannard, Attorney General Wickham, and other speakers. The crowd cheered for eight minutes when Bannard made his appearance.

The Star Casino, at 107th street and Lexington avenue, and the Imperial Lyceum, at Fifty-fifth street and Third avenue, were also visited. At the latter meeting Bannard referred cordially to Mr. Hearst as the third candidate, to whom he was much beholden for winning him the election.

HEAVY ODDS ON GAYNOR.

Betting Now Is Five to Two on the Democratic Candidate.

New York, Oct. 29.—Although no large individual amounts have been wagered in Wall street on the result of Tuesday's election, it was learned to-day that about \$50,000 has been placed with the last week on Gaynor at odds of 2 to 1. To-day the best offer on Bannard was made at odds of 1 to 3, and a few small bets at even money were reported as to the relative positions of Hearst and Bannard.

CROKER OUT OF POLITICS.

Former Tammany Boss Prefers to Talk of Horses on His Arrival.

New York, Oct. 29.—Richard Croker, who arrived on the Mauretania this morning, dined with a few friends to-night at the Democratic Club—President John Fox, Richard Croker, Jr., Andrew Freedman, Edward Cahill, and several others—and turned in at 8 o'clock pretty well tired out.

He was met at Quinlan's by those mentioned above and Fire Chief Edward Croker and a number of others. Evidently he was in robust health.

He looked to be hard as nails. He talked of his horses at the Glencairn estate, but nothing under the sun could induce him to talk politics. Mr. Croker said that he would be in town a few days and would then leave for his bungalow at Palm Beach, Fla., and remain there probably until May 1.

"I will talk about horses, or fishing, or anything you like," said Mr. Croker, "except politics. The folk over this way evidently do not doubt that I am out of politics forever. Apparently, they have attached some significance to my visit at this time, coming as it does just before election day, while my previous visits were after election day. There is, however, no political significance in my coming at this time. Had my visit anything to do with politics, I should have come over some time ago."

Carolinas, Maryland, and Virginia News

Political and Otherwise.

Charleston, W. Va.—Five times relieved from the gallows is the remarkable record of Edward Phillips, a negro convict at the State penitentiary, whose application for a pardon has been rejected by Gov. Claiborne. Phillips killed John Brown in McDowell County, January 27, 1902. He was sentenced to be executed August 15, 1902.

Lynchburg, Va.—Albert A. Lester, an alleged deserter from the navy, is under arrest here, awaiting the pleasure of the naval authorities. Lester came here from Danville several days ago, and was arrested by a special officer as he was endeavoring to secure work in the cotton mill here.

Lynchburg, Va.—The Lynchburg Traction Company is replacing a small rail in Grace street with a heavy girder rail, this being in line with the policy of the company to give the city the best possible service.

Fairmont, W. Va.—C. W. Watson, of this city, will be one of the leading exhibitors at the twenty-fifth annual national horse show, which will be held in Madison square Garden, N. Y., November 8 to 12. With practically the same string of horses with which he made such a notable showing during the big exhibition in London, Mr. Watson promises to capture his share of blue ribbons in the coming New York event.

Martinsburg, W. Va.—Miss Rosalie Alburts has been appointed trustee officer by the school board to fill the vacancy caused by the resignation of A. J. Criswell. She is the only woman ever appointed a trustee officer.

Welch, W. Va.—A new four-story brick hotel will be erected here by J. Frank Johnson, of this city, one of the finest between here and the Ohio.

Mannington, W. Va.—The Burt Oil Company has drilled in a 15,000 barrel oil well on the Wells farm near here.

Cumberland, Md.—James O. Rodney is dead at his home in Elm street, Cumberland, of heart disease. A peculiar coincidence with the death of Mr. Rodney is the fact that a son, James O. Rodney, Jr., died twenty-five years ago on the same date, and the same date thirteen years ago. Other members of the family have died in October.

Reyes Going to Europe.

Monterey, Mexico, Oct. 29.—It is stated by close personal and political friends of Gen. Bernardo Reyes, that the order Diaz to go to Europe is nothing more or less than banishment, and that he will not be permitted to return to this country as long as the Diaz element is in power.

Mitchell Speaks to Miners.

Wilkesbarre, Pa., Oct. 29.—Following the advice of John Mitchell, in whose honor to-day was observed by the mine workers of the anthracite region, the mine held mass meetings and addresses or union leaders rather than parades and such demonstrations. Mitchell addressed the miners workers in Shenandoah.

Many Immigrants Hurt in Crash.

Port Wayne, Ind., Oct. 29.—Thirty-five immigrants were injured to-day, some fatally, in a collision of their train with a freight train on the Chicago and Erie at Toosin.

END BUDGET DEBATE

Commons Makes Bill Ready for the Lords.

WILL BE AID TO TEMPERANCE

Lloyd-George, Chancellor of the Exchequer, Refers to the Slump in Revenue from Spirits, Due to Decrease in Consumption Following Higher Duty—Some Stop Drinking.

London, Oct. 29.—After a debate occupying seventy days, the House of Commons has completed the report stage of the budget bill, which is now ready to go to the House of Lords. There yet remains the formal third reading of the bill by the House of Commons. Austin Chamberlain will move its rejection, and probably three days will be occupied in debating this notice.

Lloyd-George, chancellor of the exchequer, referring to the slump in the revenue from spirits under the increased duty, said that not more than 280,000 could be expected now, instead of £1,600,000. Not only were thousands of people drinking less since the liquor duties were raised, but some had stopped drinking altogether.

Many Cease Drinking.

The budget, he added, has had an extraordinary effect upon the habits of the people. In some districts in Ireland the consumption of liquor had declined 70 per cent. In Scotland it had declined 50 per cent, and what particularly could be accounted for was that many people had not been driven from one liquor to another, but had ceased drinking altogether.

He estimated the reduction at quite 8,000,000 gallons in the spirits consumed. That involved an enormous improvement in the habits of the people, and as they were drinking less beer, he estimated that the social improvement would be enormous. He believed that henceforth there would be a permanent reduction of 20 per cent in the spirits drunk in Great Britain. This might mean the loss of work to a few hundreds, but it would, however, mean an enormous increase of comfort and happiness in thousands of homes.

DR. RICHARDSON BOOMED.

South Washington Business Men Advocate His Appointment.

At a meeting of the South Washington business men yesterday, at 221 Third street, a resolution was passed advocating the appointment of Dr. W. S. Richardson to fill the vacancy caused by the death of Postmaster Harman.

Upon passing the resolution, a committee, consisting of Dr. L. H. Harris, Prof. T. Newman, and Dr. John Allen, was appointed to draft a letter to President Taft urging the appointment of Dr. Richardson.

Dr. Richardson is a Republican, and was a delegate to the Republican national convention in 1904.

CHARGED WITH SWINDLING.

J. F. Dutton Once Before Convicted of Fraud.

News was received in this city last night of the arrest of Stephen E. Dutton, one of the well-known crooks in the swindling game in New York, in connection with the loan swindle which was worked on the State bank at 375 Grand street on October 3.

Dutton's picture in the New York "Globe" gallery is No. 4,818. He was convicted on a complaint made by Lilly induced her to turn over to him real estate in Washington to the value of \$150,000, in return for stock in a company, which, she learned later, was in the hands of a receiver.

AWAIT FRANCE'S ACTION.

Application of Maximum Tariff May Cause Trouble.

Officers of the State Department are awaiting anxiously the action of the French government in regard to the application of the maximum tariff upon American products. The pending commercial agreement between the two countries will expire on Sunday. Several months ago the French government printed a notice in the Official Gazette that these agreements would be abrogated on October 31.

Under the French law, the President of France has authority to grant reciprocal concessions without the approval of the Chamber of Deputies. The United States government is powerless to take any action under the present tariff law until the maximum feature goes into effect on March 31 next. In the meantime, the only weapon the United States has in the event of a tariff war with France is an appeal to the world market.

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Steel Trust Buys Coal Lands.

Terre Haute, Ind., Oct. 29.—The United States Steel Company this week paid to the Hammond Coal Company \$200,000 for coal mines and coal lands in the Danville, Ill., district. The Hammond properties included what are known as the Kelly mines, and in 1907. The total of lands transferred was 27,000 acres.

Woman in Important Post.

Baltimore, Oct. 29.—Miss Nancy P. Elliott, sister-in-law of Francis White, one of Baltimore's wealthiest citizens, will go to New York on Sunday to become secretary of the new Rockefeller Hospital. Miss Elliott will consult with the board of directors in regard to equipping the hospital.

Neck Broken October 12; Dies 28th.

Urbana, Ill., Oct. 29.—Orville Sullivan, a different-year-old boy, of Urbana, died yesterday from a broken neck received October 12, while he was playing football with schoolmates. The boy's ailment was first diagnosed as scarlet fever. It is considered remarkable that the boy lived as long as he did.

Ministers Hear Political Speech.

Plainfield, N. J., Oct. 29.—Before an audience of men and women that filled the Plainfield Theater, Dr. Woodrow Wilson, president of Princeton, talked for two hours to-night on the subject of "The Democratic Opportunity." A noteworthy fact was the presence of every minister of the city.

Cremation Illegal in Austria.

Vienna, Oct. 29.—The Supreme Court of the empire has ruled that cremation is illegal in Austria, it being opposed to the Christian idea of burial.

DAILY COURT RECORD

(Friday, October 29, 1909.)

DISTRICT COURTS.

Court of Appeals.

Assignment for November 2, 1909—Special calendar: No. 12, Hader vs. Maroney. Attorneys, Lambert and Yeaman-Thomson.

Regular call: No. 208, Brown vs. Selfridge. Attorneys, Lambert and Yeaman-Thomson, Davis & Gordon.

No. 209, Madison vs. Madison. Attorneys, Thomas-Madison & Galtie.

No. 207, Dug vs. Commissioner of Patents. Attorneys, Williams and Greene-Ruckman.

No. 203, Madison vs. Baltimore. Attorneys, Patnam and Robinson-Lockwood, Fay and Richard.

No. 202, Littlepage vs. State Publishing Company. Attorneys, Conrad.

No. 201, Williams vs. Dubois. Attorneys, McKenney, Flannery, and Hitz-Colden & Fenning and Levin.

No. 200, Williams vs. Connecticut General Life Insurance Company. Attorneys, McNeill and Collier-Road.

No. 199, Great Falls and Old Dominion Railroad Company vs. Hill. Attorneys, Lamberty, Leckie, Fulton & Cox.

No. 198, Las Ocas Company vs. Davis et al.; Davis et al. vs. Las Ocas Company. Attorneys, J. J. Darlington-Patnam and Norton.

Equality Court No. 1.

JUSTICE ANDERSON.

No. 2870, Huffy vs. Huffy; appearance of absent defendant ordered. Attorneys, H. E. Davis-G. P. Horner.

No. 2869, Proctor vs. Dalley; pro confesso ordered. Attorneys, H. W. Whittier.

No. 2868, H. W. Whittier vs. pro confesso ordered. Attorneys, H. W. Whittier.

No. 2867, Baldwin vs. Washington Loan and Trust Company; time to take pro limited. Attorneys, H. S. Mackall and M. Stansberger-J. R. Larner and J. J. Darlington.

No. 2866, Getz vs. Johnson; petition dismissed and rule discharged. Attorneys, Huffy & Huffy-Carlisle & Johnson and M. J. Colbert.

No. 2865, Wagner vs. Ballinger (nine cases); leave granted to file amended bill. Attorneys, Stearns & Longhain.

No. 2864, Henrick vs. Henrick; time to file pro limited. Attorneys, A. S. Sillers and J. C. De Putron-W. C. English.

No. 2863, Williams vs. Williams; allowance for maintenance ordered. Attorneys, W. E. Ambrose-W. R. Andrews.

No. 2862, Waters vs. Proise; application for rule dismissed. Attorneys, J. W. Patterson and J. W. Patterson.

No. 2861, O'Connell vs. O'Connell; time to take pro limited. Attorneys, J. W. Patterson and J. W. Patterson.

No. 2860, Blackwell vs. Browning; decree on mandate. Attorneys, M. T. Chikaskas-John Riddell.

JUSTICE HARTMAN.

No. 2859, Dornst vs. Dornst, Jr. et al.; decree pro confesso. Attorneys, J. B. Larner.

No. 2858, Fleming et al. vs. Safe Deposit and Trust Company. Attorneys, J. B. Larner and J. B. Larner.

No. 2857, Hamilton, Colbert, Yerkes & Hamilton. Attorneys, J. B. Larner and J. B. Larner.

No. 2856, Wilson vs. Wilson; order for arrest. Attorneys, J. B. Larner and J. B. Larner.

No. 2855, Henderson vs. Henderson; order for alimony pendente lite. Attorneys, J. W. Patterson and J. W. Patterson.

No. 2854, Carrington and Carrington vs. Carrington. Attorneys, J. W. Patterson and J. W. Patterson.

No. 2853, Ross vs. Ross; reference to examiner. Attorneys, W. P. Plummer-E. L. Gies and W. W. Douglas.

No. 2852, In re W. E. Spiller Company; order to rescind account. Attorneys, J. B. Larner.

No. 2851, Johnson vs. Addison; sale finally ratified. Attorneys, J. B. Larner and J. B. Larner.

No. 2850, Williams vs. Williams; order for allowance. Attorneys, J. B. Larner and J. B. Larner.

No. 2849, Church et al. vs. Brennan; order appointing guardian ad litem. Attorneys, J. J. Darlington.

No. 2848, Belder vs. Leighton; undertaking ordered. Attorneys, J. B. Larner and J. B. Larner.

No. 2847, W. Whittier vs. J. B. Thomas and J. B. Thomas. Attorneys, J. B. Larner and J. B. Larner.

No. 2846, In re W. E. Spiller Co.; order substituting trustee. Attorneys, A. C. Wells.

No. 2845, Powell vs. Moore et al.; order for counsel fees. Attorneys, L. H. Montague and L. A. Bailey-P. E. Leish.

No. 2844, Williams vs. Washington, Baltimore and Annapolis Electric Railway Company; order appointing George T. Bishop and George W. Williams receivers. Attorneys, J. B. Larner and J. B. Larner.

No. 2843, Johnson et al. vs. Boston et al.; order for alimony pendente lite. Attorneys, W. M. O'Neil and W. J. Lambert.

No. 2842, Green vs. Green; order allowing alimony and counsel fees. Attorneys, L. M. King-P. Peyton.

Circuit Court No. 1.

JUSTICE WRIGHT.

No. 9998, Starnes vs. Ewing; bill of exceptions signed and filed; time to take pro limited. Attorneys, L. A. Bailey-A. S. Worthington and C. L. Williams.

Assignments for November 1, 1909: No. 9997, Palmer et al. vs. McDonnell. Attorneys, Frank Hamilton, Colbert, Yerkes & Hamilton.

No. 9996, Tysowick et al. vs. P. H. Smith Co. Attorneys, Nathan and C. R. Wilson-Hamilton & Sid.

No. 9995, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9994, Metzger vs. Metzger. Attorneys, Motion & Miller-Wallace, Worthington, Douglas, Hamilton, Colbert, Yerkes & Hamilton.

No. 9993, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9992, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9991, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9990, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9989, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9988, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9987, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9986, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9985, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9984, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9983, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9982, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9981, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9980, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9979, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9978, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9977, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9976, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9975, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9974, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9973, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner and J. B. Larner.

No. 9972, Jones vs. Jones; order for counsel fees. Attorneys, J. B. Larner